

REMARKS

This Amendment is supplemental to the Amendment filed March 10, 2006. In this Amendment, claim 5 has been amended to correct a minor error, and new claims 11-20 added. New claims 11-20 are patentably distinguishable over Isobe et al., Yamaguchi et al. and Stapleford because these claims recite rasterizing each color components of digital data after separation of the digital data into a plurality of color components. In the telephone interview dated March 6, 2006, Examiner Huntsinger agreed that the Examiner's Official Notice (see page 4 of the Office Action) does not teach rasterizing each color component of digital data after separation of the digital data into a plurality of color components. New claims recite that digital data of objective matter to be printed is separated into a plurality of color components, and each color component of the digital data is rasterized.

The remarks of the Amendment of March 10, 2006, are reiterated in all other respects. Allowance of the application is again respectfully solicited. If there are any outstanding issues that might be resolved by an interview or an Examiner's amendment, Examiner is requested to call Applicant's attorney at the telephone number shown below.

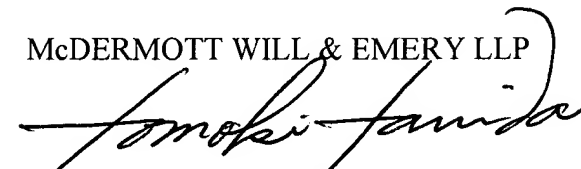
To the extent necessary, a petition for an extension of time under 37 C.F.R. 1.136 is hereby made. Please charge any shortage in fees due in connection with the filing of this paper,

Application No.: 09/913,327

including extension of time fees, to Deposit Account 500417 and please credit any excess fees to such deposit account.

Respectfully submitted,

McDERMOTT WILL & EMERY LLP


Tomoki Tanida
Limited Recognition No. L0098

600 13th Street, N.W.
Washington, DC 20005-3096
Phone: 202.756.8000 SAB:TT:lnm
Facsimile: 202.756.8087
Date: March 30, 2006

**Please recognize our Customer No. 20277
as our correspondence address.**

WDC99 1213870-1.050099.0176